EXHIBIT F

KNIGHT LAW GROUP, LLP 1 Steve Mikhov (SBN 224676) 2 stevem@knightlaw.com Daniel Kalinowski (SBN 305087) 3 danielk@knightlaw.com 4 10250 Constellation Blvd., Suite 2500 5 Los Angeles, CA 90067 Telephone: (310) 552-2250 6 Fax: (310) 552-7973 7 Attorneys for Plaintiff, 8 CHRISTOPHER AGUILAR 9 ROSEWALDORF LLP 10 Mark W. Skanes (SBN 322072) mskanes@rosewaldorf.com 11 Alejandro Blake (SBN 336756) 12 ablake@rosewaldorf.com 100 Oceangate, Suite 300 13 Long Beach, California 90802 Telephone: (518) 869-9200 14 Fax: (518) 869-3334 15 Attorneys for Defendant, 16 FCA US LLC 17 UNITED STATES DISTRICT COURT 18 CENTRAL DISTRICT OF CALIFORNIA 19 CHRISTOPHER AGUILAR, Case No.: 2:21-cv-05813-AB-AS 20 21 Plaintiff, STIPULATION REGARDING 22 PLAINTIFF'S ATTORNEY'S FEES. VS. 23 COSTS AND EXPENSES 24 FCA US LLC, a Delaware Limited **Liability Company; and DOES 1** 25 through 10, inclusive, Honorable Judge Andre Birotte Jr. 26 27 Defendants. 28

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

Plaintiff CHRISTOPHER AGUILAR ("Plaintiff") and Defendant FCA US ("Defendant") (collectively, "the Parties"), by and through their respective counsel of record, hereby enter into the following stipulation for entry of an Order by the Court as follows:

WHEREAS, this matter was settled on or about November 17, 2021.

WHEREAS, per the Rule 68 Offer entered into by the Parties, Defendant agrees that the judgment may include an award of attorneys' fees recoverable by agreement between the parties or motion as allowed by law.

WHEREAS, the Parties now seek to resolve the issue of Plaintiff's attorney's fees, costs and expenses without further litigation on terms just and fair to all parties and hereby enter into the following Stipulation of Attorney's Fees, Costs and Expenses ("the Stipulation").

THEREFORE, THE PARTIES HEREBY STIPULATE TO THE ENTRY OF AN ORDER AS FOLLOWS:

- (1) That Defendant shall pay the sum of \$6,500.00 to Plaintiff and Plaintiff hereby agrees to accept said payment in full satisfaction of all claims for attorney's fees, costs and expenses in connection with this action;
- (2) That Defendant shall pay the sum of \$6,500.00 to Plaintiff within 60 days of November 17, 2021 unless matters outside of the control of Defendant cause delay;
- (3) Each of the undersigned represents that he or she has been duly authorized to enter into the Stipulation.

27 ///

///

///

///

28 ///

1	IT IS SO STIPULATED.	
2	Dated: November 17, 2021	KNIGHT LAW GROUP, LLP
3	2	
4		/s/ Daniel Kalinowski
5		Steve Mikhov (SBN 224676)
6		Daniel Kalinowski (SBN 305087) Attorneys for Plaintiff,
7		CHRISTOPHER AGUILAR
8	Dated: November 17, 2021	ROSEWALDORF LLP
10		
11		/s/ Mark W. Skanes
12		Mark W. Skanes (SBN 322072) Alejandro Blake (SBN 336756)
13		Attorneys for Defendant,
14		FCA US LLC
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		-3-